

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
(FORT WORTH DIVISION)**

ROI DEVELOPERS, INC.,
d/b/a ACCRUVIA

VS.

ATHENA BITCOIN, INC., d/b/a ATHENA
BITCOIN GLOBAL

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Case No. 4:22-cv-73-O

DEFENDANT’S TRIAL WITNESS LIST

Comes now Defendant Athena Bitcoin, Inc. (“Defendant”) and submits the following List
Of Witnesses who may testify in this proceeding:

1. Defendant anticipates calling to testify at trial in this proceeding the following
witnesses:

2. Probable Witnesses

a. Eric Gravengaard
c/o Larry Fowler
Harris Cook, LLP
1309A W. Abram
Arlington, TX 76013

It is anticipated Mr. Gravengaard will testify regarding the dealings between Athena Bitcoin Global, Inc. and Athena Bitcoin Inc. on the one hand and Plaintiff and Mr. Shaun Overton on the other hand. It is anticipated that he will testify that any contract in existence involving Plaintiff was between it and Athena Bitcoin Global, Inc. He will further testify regarding any contact between Athena Bitcoin, Inc. and the State of Texas.

Mr. Gravengaard has been deposed.

Defendant anticipates the direct testimony of Mr. Gravengaard will last approximately 3 hours.

b. Shaun Overton
 c/o Kelly Stewart
 K Stewart Law, P.C.
 5949 Sherry Lane, Suite 900
 Dallas, TX 75225

It is anticipated that Mr. Overton will testify regarding his dealings with Athena Bitcoin Global, Inc. and Athena Bitcoin, Inc. and his written agreements with Athena Bitcoin Global, Inc.

Mr. Overton has been deposed.

Defendant anticipates the cross examination of Mr. Overton will last approximately 3 hours.

3. Expert Witnesses

c. Larry L Fowler
 Harris Cook, LLP
 1309A W. Abram
 Arlington, TX 76013

Mr. Fowler may be called to testify regarding the issue of attorney fees. It is anticipated that he will testify that the amount of attorney fees and the hourly rates which are being sought by Plaintiff are not reasonable and are excessive for the case before the Court.

Witness	Subject Matter Testified On	Sworn	Testified
Eric Gravengaard	It is anticipated Mr. Gravengaard will testify regarding the dealings between Athena Bitcoin Global, Inc. and Athena Bitcoin Inc. on the one hand and Plaintiff and Mr. Shaun Overton on the other hand. It is anticipated that he will testify that any contract in existence involving Plaintiff was between it and Athena Bitcoin Global, Inc. He will further testify regarding any contact between Athena Bitcoin, Inc. and the State of Texas		
Shaun Overton	It is anticipated that Mr. Overton will testify regarding his dealings with Athena Bitcoin Global, Inc. and Athena Bitcoin, Inc. and his written agreements with Athena Bitcoin Global, Inc.		
Larry Fowler	Mr. Fowler may be called to testify regarding the issue of attorney fees. It is anticipated that he will testify that the amount of attorney fees and the hourly rates which are being sought by Plaintiff are not reasonable and are excessive for the case before the Court.		

Respectfully submitted,

/s/ Larry L. Fowler

Larry L. Fowler

Texas Bar No. 07321900

HARRIS ★ COOK, L.L.P.

1309-A West Abram

Arlington, Texas 76013

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**ATTORNEYS FOR DEFENDANT
ATHENA BITCOIN, INC.**

CERTIFICATE OF SERVICE

I hereby certify that on December 21, 2022, a true and correct copy of the above and foregoing document has been served on all counsel of record via email through the Pacer system in accordance with FEDERAL RULES OF CIVIL PROCEDURE.

Kelly Stewart
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Dallas, TX 75225
kelly@kstewartlaw.com
Attorney for Plaintiff

/s/ Larry L. Fowler, Jr.

LARRY L. FOWLER, JR.